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TRANSMITTAL FORM

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Total Number of Pages in This Submission

Application Number

10/001,318

Filing Date

October 26, 2001

First Named Inventor

Ching-Chung Huang

Group Art Unit

1731

Examiner Name

Fortuna, Jose A.

Attorney Docket Number

DEE-PT037

ENCLOSURES (check all that apply)

- Fee Transmittal Form
- Fee Attached
- Amendment / Reply
- After Final
- Affidavits/declaration(s)
- Extension of Time Request
- Express Abandonment Request
- Information Disclosure Statement
- Certified Copy of Priority Document(s)
- Response to Missing Parts/ Incomplete Application
- Response to Missing Parts under 37 CFR 1.52 or 1.53

- Assignment Papers (for an Application)
- Drawing(s)
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- Petition
- Petition to Convert to a Provisional Application
- Power of Attorney, Revocation Change of Correspondence Address
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- Request for Refund
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- After Allowance Communication to Group
- Appeal Communication to Board of Appeals and Interferences
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- Proprietary Information
- Status Letter
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Remarks

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm or Individual name	Frank A. Mazzeo Volpe and Koenig, P.C.	Reg. No. 46,259
Signature		
Date	March 20, 2003	

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231 on this date:

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the PATENT APPLICATION of:

Ching-Chung Huang

Application No.: 10/001,318

Confirmation No.: 3396

Filed: October 26, 2001

For: MULTI-PURPOSE PAPER,
MANUFACTURING METHOD THEREOF
AND THE APPLICATION THEREOF

Group: 1731

Examiner: Fortuna, Jose A.

Our File: DEE-PT037

Date: March 20, 2003

REPLY PURSUANT TO 37 C.F.R. §1.111

Commissioner for Patents
Washington, D.C. 20231

Sir:

In reply to the requirement for restriction of February 21, 2003, please amend the application as follows.

~~IN THE CLAIMS~~

Please cancel claims 34-~~40~~ without prejudice.

~~REMARKS~~

Applicant provisionally elects the "invention" in claims 1-33 with traverse.

There is no additional burden on the examiner to do a search of the prior art relative to both claims 1-33 (invention I as defined by the examiner) and claims 34-40 (invention II as defined by the examiner) of the invention. This is because, in